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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 1 FILED

Jun 19 2020

SUSAN Y. SOONG
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

United	d States of America,	)	Case No.	19-0381-09 CRB	SAN FRANCISCO
	~ ~ ··································	)	2002 1 101		
	Plaintiff,	)	STIPULA	ATED ORDER EXCLU	JDING TIME
	V.	)	UNDER	THE SPEEDY TRIAL	ACT
Arnold	l David Cruz Rodriguez	)			
7 Hilore	_	)			
	Defendant(s).	)			
For the reason	ns stated by the parties on the record or	n June 17,	2020	, the court excludes t	ime under the Speedy
Trial Act fron	1 June 17, 2020 to July 8, 2020	a	nd finds	that the ends of justice	served by the
continuance o	outweigh the best interest of the public	and the	defendan	t in a speedy trial. See	18 U.S.C. §
3161(h)(7)(A)	). The court makes this finding and ba	ases this	continuai	nce on the following fa	ctor(s):
	F.1	11 11 1	, 1		·
	Failure to grant a continuance would	l be likel	y to resul	t in a miscarriage of ju	stice.
	See 18 U.S.C. § 3161(h)(7)(B)(i).				
	The case is so unusual or so complex	x. due to	[check ar	oplicable reasons l	the number of
	defendants, the nature of the prosecution, or the existence of novel questions of fact				
	or law, that it is unreasonable to expect adequate preparation for pretrial proceedings or the trial				
	itself within the time limits established	ed by thi	s section	. See 18 U.S.C. § 3161	(h)(7)(B)(ii).
	Failure to grant a continuance would	l dony th	a dafanda	nt rassanable time to e	htoin agungal
	taking into account the exercise of du	•			-
	taking into account the exercise of de	ac amge	nee. Bee	10 C.S.C. § 5101(II)(7)	)(B)(IV).
Failure to grant a continuance would unreasonably deny the defendant continuity of counse					
	counsel's other scheduled case comm	nitments	, taking i	nto account the exercis	e of due diligence.
	See 18 U.S.C. § 3161(h)(7)(B)(iv).				
X	Egilyra to grant a gentinyanga wayld	Lummaaaa	nahlu da	ave the defendant the re-	acanabla tima
	_ Failure to grant a continuance would unreasonably deny the defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.				
	See 18 U.S.C. § 3161(h)(7)(B)(iv).	aking in	io accoun	it the exercise of due di	ingenee.
	200 10 0.200. 3 0 101(1.)(1.)(1.)				
	With the consent of the defendant, ar	nd taking	g into acc	ount the public interest	in the prompt
	disposition of criminal cases, the court sets the preliminary hearing to the date set forth in the first paragraph and — based on the parties' showing of good cause — finds good cause for extending				
	the time limits for a preliminary hearing under Federal Rule of Criminal Procedure 5.1 and for				
	extending the 30-day time period for an indictment under the Speedy Trial Act (based on the exclusions set forth above). <i>See</i> Fed. R. Crim. P. 5.1; 18 U.S.C. § 3161(b).				
	exclusions set form above). See Fed.	R. Criii	. P. J.1;	18 U.S.C. § 3101(b).	
IT IS	SO ORDERED.				
				18	
DATE	ED: June 19, 2020				_
			Laurel B		
			United St	tates Magistrate Judge	
STIPU	JLATED: /s/ Albert J. Boro (signed with permis		/s/ Sailaja M		_
	Attorney for Defendant		Assistant	United States Attorney	y